RESOLUTION NO. 06-192

RESOLUTION OF FINDINGS OF ADVISABILITY AND RESOLUTION AUTHORIZING CONSTRUCTING PAVEMENT ON GILBERT COURT SERVING LOTS 1 THROUGH 10, BLOCK 1 FROM THE NORTH LINE OF GILBERT TO AND INCLUDING THE CUL-DE-SAC; PAVING GILBERT COURT SERVING LOTS 1 THROUGH 24 AND 37, BLOCK 1 FROM THE NORTH LINE OF GILBERT TO AND INCLUDING THE CUL-DE-SAC (SOUTH OF KELLOGG, EAST OF 127TH ST. EAST) 472-84354 IN THE CITY OF WICHITA, KANSAS, PURSUANT TO FINDINGS OF ADVISABILITY MADE BY THE GOVERNING BODY OF THE CITY OF WICHITA, KANSAS.

BE IT RESOLVED BY THE GOVERNING BODY OF THE CITY OF WICHITA, KANSAS, THAT THE FOLLOWING FINDINGS AS TO THE ADVISABILITY OF CONSTRUCTING PAVEMENT ON GILBERT COURT SERVING LOTS 1 THROUGH 10, BLOCK 1 FROM THE NORTH LINE OF GILBERT TO AND INCLUDING THE CUL-DE-SAC; PAVING GILBERT COURT SERVING LOTS 1 THROUGH 24 AND 37, BLOCK 1 FROM THE NORTH LINE OF GILBERT TO AND INCLUDING THE CUL-DE-SAC (SOUTH OF KELLOGG, EAST OF 127TH ST. EAST) 472-84354 IN THE CITY OF WICHITA, KANSAS, ARE HEREBY MADE TO-WIT:

SECTION 1. That it is necessary and in the public interest to authorize constructing pavement on <u>Gilbert Court</u> serving Lots 1 through 10, Block 1 from the north line of <u>Gilbert</u> to and including the cul-de-sac; paving <u>Gilbert Court</u> serving Lots 1 through 24 and 37, Block 1 from the north line of <u>Gilbert</u> to and including the cul-de-sac (south of Kellogg, east of 127th St. east) 472-84354.

Said pavement shall be constructed of the material in accordance with plans and specifications provided by the City Engineer.

SECTION 2. That the cost of said improvements provided for in Section 1 hereof is estimated to be **Two Hundred Forty-Eight Thousand Dollars** (\$248,000) exclusive of the cost of interest on borrowed money, with 100 percent payable by the improvement district. Said estimated cost as above set forth is hereby increased at the pro-rata rate of 1 percent per month from and after **November 1, 2005**, exclusive of the costs of temporary financing.

SECTION 3. That all costs of said improvements attributable to the improvement district, when ascertained, shall be assessed against the land lying within the improvement district described as follows:

COUNTRY HOLLOW ADDITION

Lots 1 through 24, Block 1

SECTION 4. That the method of apportioning all costs of said improvements attributable to the improvement district to the owners of land liable for assessment therefore shall be on a

fractional basis:

That the method of assessment of all costs of the improvement for which the improvement district shall be liable shall be on a fractional basis. The fractional shares provided for herein have been determined on the basis of equal shares being assessed to lots or parcels of substantially comparable size and/or value: Lots 1 through 24, Block 1; <u>COUNTRY HOLLOW ADDITION</u>, shall each pay 1/24 of the total cost payable by the improvement district.

In the event all or part of the lots or parcels in the improvement district are replatted before assessments have been levied, the assessment against the replatted area shall be recalculated on the basis of the method of assessment set forth herein. Where the ownership of a single lot is or may be divided into two or more parcels, the assessment to the lot or tract so divided shall be assessed to each ownership or parcel on a square foot basis.

SECTION 5. That payment of said assessments may indefinitely be deferred as against those property owners eligible for such deferral available through the Special Assessment Deferral Program.

SECTION 6. That the City Engineer shall prepare plans and specifications for said improvement and a preliminary estimate of cost therefore, which plans, specifications, and a preliminary estimate of cost shall be presented to this Body for its approval.

SECTION 7. Whereas, the Governing Body of the City, upon examination thereof, considered, found and determined the Petition to be sufficient, having been signed by the owners of record, whether resident or not, of more than Fifty Percent (50%) of the property liable for assessment for the costs of the improvement requested thereby; the advisability of the improvements set forth above is hereby established as authorized by K.S.A. 12-6a01 et seq. as amended.

SECTION 8. Be it further resolved that the above-described improvement is hereby authorized and declared to be necessary in accordance with the findings of the Governing Body as set out in this resolution.

SECTION 9. That the City Clerk shall make proper publication of this resolution, which shall be published once in the official City paper and which shall be effective from and after said publication.

ADOPTED at Wichita, Kansas, April 25, 2006.

| CARLOS MAYANS, MAYOR |
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ATTEST:

KAREN SUBLETT, CITY CLERK

(SEAL)